Application No.: 09/617,430 Attorney Docket No. 0630-1084P

Art Unit 2652 Amendment filed November 3, 2004

Page 8

REMARKS

Applicants thank the Examiner for the very thorough consideration given

the present application.

Claims 11-14 and 18-26 are now present in this application. Claims 25

and 26 are added. Claims 11, 22, 25 and 26 are independent. No new matter

is involved.

Reconsideration of this application, as amended, is respectfully

requested.

I. Restriction/Election

Applicants respectfully continue to traverse this restriction requirement.

The original restriction requirement restricted between Group I, claims

11-14 and 18-21, drawn to a disk transferring device, and Group II, claims 22-

24 drawn to guide arms for a disk drive.

Applicants elected, with traverse, Group I, claims 11-14 and 18-21.

This Office Action states, on page 2, that claims 18-21 are withdrawn

from consideration as being drawn to a non-elected invention, then treats

claims 11-14 and 18-21 on the merits on pages 3-5 of the Office Action.

Application No.: 09/617,430 Attorney Docket No. 0630-1084P

Art Unit 2652 Amendment filed November 3, 2004

Page 9

Under the circumstances, Applicants respectfully submit that what the

Examiner meant to say was that claims 22-24 were withdrawn from

consideration, and this is how the Office Action will be treated.

In the first place, claims 11-14 and 18-21 recite a combination of disk

transferring device features, whereas claims 22-24 recite a subcombination of

the disk transferring features recited in claim 11.

Claim 11, for example, recites a combination of features including a

balance guide unit for precisely inserting a disk and a holder guide unit

connected with the balance guide unit for guiding the dick until the until the

disk transfer is finished. Claim 22, for example, recites just the

subcombination of a first guide component (corresponding to the balance guide

unit) and a second guide component (corresponding to the holder guide unit)

and sets forth details of the first guide unit (corresponding to the balance guide

unit).

Thus, claim 22 can be considered a subcombination of the combination

of features recited in claim 11.

In such situations, in order to restrict between claims 11-14 and 18-21,

and claims 22-24, the Office must demonstrate two-way distinctness. See

MPEP \$806.05(c). That is, the Office must show that (1) the combination as

claimed does not depend on the particulars of the subcombination for

patentability; and (2) the subcombination can be shown to have utility either

Application No.: 09/617,430 Attorney Docket No. 0630-1084P

Art Unit 2652

Amendment filed November 3, 2004 Page 10

by itself or in other different relations. Neither of these required showings has been made in the Office Action.

Applicants respectfully submit that the claimed inventions of Groups I and II are subcombinations usable together is incorrect, and that the showing made to demonstrate that is also irrelevant to the showing needed to be made when addressing the situation in which what is claimed is related as combination and subcombination claims.

Accordingly, the restriction requirement is improper and should be withdrawn, and claims 1-14 and 18-24 examined on their merits.

П. Rejection Under 35 U.S.C. § 102/ 35 U.S.C. § 103

Claims 11-14, 18 and 19 stand rejected under 35 U.S.C. § 102(b) as being anticipated by Morikawa et al. (U.S. Patent No. 5,173,893).

Claims 20 and 21 are rejected under 35 U.S.C. § 103(a) as being unpatentable over Morikawa et al. (U.S. Patent No. 5,173,893) in view of Agostini (U.S. Patent 4,674,079). These rejections are respectfully traversed.

Complete discussions of the Examiner's rejections are set forth in the Office Action, and are not being repeated here.

Applicants respectfully submit that independent claim 11 recites a combination of elements in a disk transferring device for a disk drive including a holder guide unit, and a selection guide unit which is connected with the Application No.: 09/617,430 Attorney Docket No. 0630-1084P Art Unit 2652 Amendment filed November 3, 2004

Page 11

holder guide unit for positioning the disk according to the size of the disk.

Applicants respectfully submit that this combination of elements as set forth in

independent claim 11 is not disclosed or made obvious by the prior art of record,

including Morikawa et al.

For example, Morikawa does not disclose "a holder guide unit . . . for

guiding the disk moved by the moving unit and guiding the disk until the disk

transfer is finished," as recited.

Morikawa's holder guide unit, said to be unit 15 has nothing at all to do

with guiding the disk at all, let alone "until the disk transfer is finished." In

Morikawa, unit 15 is actually the centering lever 15 of centering mechanism 12,

used to center the centering arms 13 and 14

In Morikawa, the centering arms 13 and 14, which are characterized by

the Office Action as "balance guide unit13" comprise the only guiding unit, using

guide pins 18 and 19 to guide small diameter disks 106.

Centering lever 15 does not guide the disk at all, let alone until the disk

transfer (to the spindle) is completed. The only guiding of the small disk 106 is

done by guide pins 18 and 19, which are part of the centering arms, not part of

the centering lever.

Accordingly, claims 11-14 and 18-21 are not anticipated by Morikawa.

Application No.: 09/617,430

Art Unit 2652

Attorney Docket No. 0630-1084P

Amendment filed November 3, 2004

Page 12

Consequently, Applicants' claimed invention is not anticipated by (nor

rendered obvious over) Morikawa et al. based upon at least the reasons stated

above.

Applicants respectfully submit that the combination of elements as set

forth in independent claim 11 is not disclosed or made obvious by the prior art of

record, including Morikawa et al., for the reasons explained above. Accordingly,

reconsideration and withdrawal of this rejection are respectfully requested.

With regard to dependent claims 12-14 and 18-21, Applicants submit that

these claims depend, either directly or indirectly, from independent claim 11

which is allowable for the reasons set forth above, and therefore claims 12-14

and 18-21 are allowable based on their dependence from claim 11.

Reconsideration and allowance thereof are respectfully requested.

Ш. Claims 22-24

Independent claim 22 recites a combination of elements in a disk

transferring device for a disk drive including a first guide component to guide a

disk being inserted into or removed from an opening of the disk drive; and a

second guide component operatively connected with the first guide element to

guide the disk into and from an inner portion of the disk drive, wherein the first

guide component comprises: a pair of guide arms that remain at a first position

when guiding edge portions of a disk having a first size, and that move to a

Application No.: 09/617,430 At

Art Unit 2652

Attorney Docket No. 0630-1084P Amendment filed November 3, 2004

Page 13

second position when guiding edge portions of a disk having a second size; and a

transfer device that cooperates with the pair of guide arms to operatively contact

with a surface of and transfer the disk inserted into and removed from the disk

drive. Applicants respectfully submit that this combination of elements as set

forth in independent claim 22 is not disclosed or made obvious by the prior art of

record. Claims 23 and 24 depend from independent claim 22 and are therefore

allowable based on their dependence from claim 22 which is believed to be

allowable. In addition, claims 23 and 24 recite further limitations which are not

disclosed or made obvious by the applied prior art references.

Consideration and allowance of claims 22-24 are respectfully requested.

IV. Claims 25 and 26

Claim 25 positively recites a combination of features, including a selection

guide unit which is directly connected with the holder guide unit for

positioning the disk according to the size of the disk. No such direct

connection is disclosed or suggested by any of the applied references.

In Morikawa, selection guide unit 42 is not directly connected to holder

guide unit, which is characterized as centering lever 15. Instead, centering lever

15 is indirectly connected to selection guide unit 42 via balance guide unit.

Claim 26 positively recites a combination of features, including a holder

guide unit having a rod for guiding a side of the disk and which is connected

Application No.: 09/617,430 Art Unit 2652

rey · Y

Attorney Docket No. 0630-1084P Amendment filed November 3, 2004

Page 14

with the balance guide unit and is operated by operation of the balance guide

unit for guiding the disk moved by the moving unit and guiding the disk until

the disk transfer is finished. No such holder guide unit having a rod for

guiding a side of the disk is disclosed or suggested by any of the applied

references, including Morikawa.

Consideration and allowance of claims 25 and 26 are respectfully

requested.

Ш. Conclusion

All of the stated grounds of rejection have been properly traversed,

accommodated, or rendered moot. Applicants therefore respectfully request that

the Examiner reconsider all presently outstanding rejections and that they be

withdrawn. It is believed that a full and complete response has been made to the

outstanding Office Action, and as such, the present application is in condition

for allowance.

If the Examiner believes, for any reason, that personal communication will

expedite prosecution of this application, the Examiner is invited to telephone

Robert J. Webster, Registration No. 46,472, at (703) 205-8000, in the

Washington, D.C. area. In particular, Applicants respectfully request a

telephone interview with Examiner Davis to resolve any issues remaining after

Examiner Davis considers this Amendment.

Application No.: 09/617,430

Art Unit 2652

. . .

Attorney Docket No. 0630-1084P Amendment filed November 3, 2004

Page 15

Prompt and favorable consideration of this Amendment is respectfully

requested.

Applicants respectfully petition under the provisions of 37 C.F.R. §

1.136(a) and § 1.17 for a two-month extension of time in which to respond to the

Examiner's Office Action. The Extension of Time Fee in the amount of \$430.00 is

attached hereto.

Application No.: 09/617,430

Art Unit 2652

Attorney Docket No. 0630-1084P Amendment filed November 3, 2004

Page 16

If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 02-2448 for any additional fees required under 37 C.F.R. §§ 1.16 or 1.17; particularly, extension of time fees.

Respectfully submitted,

BIRCH, STEWART, KOLASCH & BIRCH, LLP

By:

James T. Eller, Jr.

Reg. No.: 39,538

JTE/RJW:gf

P.O. Box 747

Falls Church, Virginia 22040-0747

Telephone: (703)205-8000